

Oklahoma Western Telephone Company
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Clayton, OK 74536
918-569-4111

July 29, 2003

Federal Communications Commission
Office of the Secretary
Marlene Dortch, Secretary
John Muleta, Chief
Wireless Telecommunications Bureau
David Solomon, Chief
Enforcement Bureau
445 12th Street, S.W.
Washington, D.C. 20554

RE: CC Docket No. 94-102

To All Parties Concerned:

Pursuant to the CC Docket No. 94-102 and DA 03-2113, enclosed is an Interim Report for Oklahoma Western Telephone Company (OWTC) concerning E911 deployment progress.

OWTC owns two wireless licenses in the state of Oklahoma as follows:

1. A cellular license (hereafter called "Cellular System") in the 850 MHz frequency for the RSA 10 of Oklahoma with the Call sign of KNKN972. This system utilizes TDMA technology.
2. A PCS license (hereafter called "PCS System") in the "F block" of 1900 MHz frequency for the BTA 267 (McAlester, OK) with the Call sign of KNLH307. This system utilizes GSM technology.

Per this request, OWTC Cellular (TDMA) and Phoenix Communications (GSM) wish to comply with CC Docket No. 94-102.

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- The number of Phase I and Phase II requests from PSAP's (including those that the carrier may consider invalid);

As of this date OWTC has not received a PSAP request for Phase I or Phase II in the RSA10 territory for its Cellular System.

As of this date OWTC has not received a PSAP request for Phase I or Phase II in the BTA 267 territory for its PCS System.

- The carrier's specific technology choice (i.e., network-based or handset-based solution, as well as the type of technology used);

OWTC has selected a TDMA networked-based solution for its Cellular System.

OWTC has selected a GSM networked-based solution for its PCS System.

- Status on ordering and/or installing necessary network equipment;

The initial switch software for the switch has been ordered and will be installed by the end of 2003. Other vendor negotiations are underway for the additional requirements for the Phase II compliance.

The initial switch software for the switch and BSC has been ordered and will be installed by the end of 2003. Other vendor negotiations are underway for the additional requirements for the Phase II compliance.

- If the carrier is pursuing a handset-based solution, the Report must also include information on whether ALI-capable handsets are now available, and whether the carrier has obtained ALI-capable handsets or has agreements in place to obtain these handsets;

N/A

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- The estimated date on which Phase II service will be available in the carrier's network;

OWTC will do whatever is necessary to implement the E911 Phase II before the December 31, 2005 deadline for its Cellular System.

OWTC will do whatever is necessary to implement the E911 Phase II before the December 31, 2005 deadline for its PCS System.

- Information on whether the carrier is on schedule to meet the ultimate implementation date of December 31, 2005.

OWTC is on schedule to meet the ultimate implementation date of December 31, 2005 for its Cellular System.

OWTC is on schedule to meet the ultimate implementation date of December 31, 2005 for its PCS System.

All of the statements above are true to best of my knowledge.

Sincerely,

Philles Van Horn
Wireless Manager

Enclosure:

Letter of Certification: Michael Van Horn, President